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     SMITH MICRO SOFTWARE, and SMITH
     MICRO SOFTWARE, LLC
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14
                         UNITED STATES DISTRICT COURT
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                      NORTHERN DISTRICT OF CALIFORNIA
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     SMITH MICRO SOFTWARE, INC.
                                           Case No. 3:21-cv-03677-JD
     and SMITH MICRO SOFTWARE,
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                                           STIPULATION RE RELATED
     LLC,
                                           CASES
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                   Plaintiffs,
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     v.
                                           Judge:
                                                     Honorable James Donato
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     AGIS SOFTWARE
     DEVELOPMENT LLC, and DOES
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     1 to 10.
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                   Defendants.
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1 Plaintiffs Smith Micro Software, Inc., and Smith Micro Software, LLC, and 2 defendant AGIS Software Development LLC, by counsel, hereby jointly stipulate 3 and agree: 4 1. AGIS Software Development LLC is defendant in pending cases 5 WhatsApp LLC v. AGIS Software Development LLC, Case No. 5:21-cv-03076-BLF 6 ("WhatsApp action") and Smith Micro Software, Inc., Smith Micro Software, LLC 7 v. AGIS Software Development LLC, Case No. Case No. 5:21-cv-3677-JD ("Smith Micro action"), and Lyft, Inc. v. AGIS Software Development LLC, Case No. 4:21-8 cv-04653-BLF ("Lyft action"). 9 10 2. 11 12

- 2. Both the WhatsApp action and the Smith Micro action involve the exact same patents, and the same issues as to claim construction and validity of the patents. Two out of five¹ of the patents at issue in the Lyft action are also at issue in the WhatsApp and Smith Micro actions, and will involve the same issues as to claim construction and validity of these patents. Certain venue and jurisdictional issues are also the same or closely related.
- 3. The three Lyft, WhatsApp, and Smith Micro actions concern substantially the same parties in that AGIS Software is a defendant in each, substantially the same property (*i.e.*, the patents at issue in each action), and it appears likely that there will be unduly burdensome duplication of labor and expense or conflicting results if the cases are conducted before different judges.

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¹ U.S. Patent Nos. 7,031,728 ("'728 patent") and 7,630,724 ("'724 patent"), are at issue in all three Lyft, WhatsApp, and Smith Micro actions. U.S. Patent Nos. 8,213,970 ("'970 patent"), 10,299,100 ("'100 patent"), and 10,341,838 ("'1,838 patent") are asserted solely in the Lyft action. The WhatsApp and Smith Micro actions also involve U.S. Patent Nos. 9,408,055 ("'055 patent"), 9,445,251 ("'251 patent"), 9,467,838 ("'7,838 patent"), and 9,749,829 ("'829 patent").



1	THEREFORE , the parties jointly request an Order that the three actions are
2	"related", and that the <i>Smith Micro</i> action be transferred to the Honorable Judge
3	Beth Labson Freeman, who presides over the earlier filed WhatsApp action and the
4	Lyft action.
5	Respectfully Submitted,
6	Dated: August 19, 2021 BURKE, WILLIAMS & SORENSEN, LLP
7	by: /Robert W. Dickerson, Jr.?
8	Robert W. Dickerson, Jr. Attorneys for Plaintiffs
9	SMITH MICRO SOFTWARE, INC. and SMITH MICRO SOFTWARE, LLC
10	Dated, Avenuet 10, 2021 DIJCC ALICUST & MADAT
11	Dated: August 19, 2021 RUSS AUGUST & KABAT FABRICANT LLP
12	By: / Benjamin T. Wang/
13	Benjamin T. Wang Attorneys for Defendant AGIS SOFTWARE DEVELOPMENT
14	AGIS SOFT WARE DEVELOPMENT LLC
15	
16	ATTESTATION
17	I, Robert W. Dickerson, am the ECF User whose ID and password are being
18	used to file this document. In compliance with Civil L.R. 5-1(i)(3), I hereby attest
19	that all counsel of record have concurred in this filing.
20	that all counsel of fecola have concarred in this filling.
21	/s/ Robert W. Dickerson Robert W. Dickerson
22	Robert W. Dickerson
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